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VS.

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1	PETER S. CHRISTIANSEN, ESQ. Nevada Bar No. 5254
2	pete@christiansenlaw.com
3	KENDELEE L. WORKS, ESQ. Nevada Bar No. 9611
4	kworks@christiansenlaw.com
5	CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104
6	Las Vegas, Nevada 89101
7	Tel: (702) 240-7979 Fax: (866) 412-6992
8	-and- HOWARD L. JACOBS, ESQ.
9	howard.jacobs@athleteslawyer.com Law Offices of Howard L. Jacobs
0	2815 Townsgate Road, Suite 200
.1	Westlake Village, California 91361 Tel: (805) 418-9892
2	Fax: (805) 418-9899 Attorneys for Defendant Brock Lesna
	Anorneys for Defendant Brock Lesna

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

MARK HUNT, an individual,

Plaintiff,

Case No. 2:17-cv-00085-JAD-CWH

ZUFFA, LLC d/b/a ULTIMATE FIGHTING CHAMPIONSHIP, a Nevada limited liability Company; BROCK LESNAR, an individual; and DANA WHITE, an individual; and DOES 1-50, inclusive,

STIPULATION AND [PROPOSED]
ORDER EXTENDING TIME FOR
DEFENDANT BROCK LESNAR TO
FILE REPLY IN SUPPORT OF
MOTION TO DISMISS AND TO
EXCEED THE TWELVE-PAGE LIMIT
FOR THE REPLY

Defendants.

Pursuant to Local Rules IA 6-1, 6-2, LR 7-1 and LR 7-3 the undersigned counsel of record for Plaintiff Mark Hunt and Defendant Brock Lesnar hereby STIPULATE to extend the time for Mr. Lesnar to file a Reply in support of his Motion to Dismiss (ECF No. 25) (the "Motion") and to exceed the twelve-page limit for the Reply. Mr. Lesnar filed his Motion on

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CHRISTIANSEN LAW OFFICES 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 702-240-7979 • Fax 866-412-6992

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1	March 23, 2017. Mr. Hunt filed his Opposition to the Motion (ECF No. 42) on April 12, 2017.
2	Mr. Lesnar's Reply is currently due on April 19, 2017. If approved, the forgoing parties have
3	agreed to a one-week extension to file the Reply, which would make it due on April 26, 2017,
4	and that the page-limit for the Reply be extended to no more than 15 pages. This is the first
5	stipulation seeking to extend the Reply deadline and page limitation.
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CERTIFICATE OF SERVICE

Pursuant to Federal Rule of Civil Procedure 5 and the Court's Local Rules, the
undersigned hereby certifies that on this day, April 17, 2017, a copy of the foregoing document
entitled STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR
DEFENDANT BROCK LESNAR TO FILE REPLY IN SUPPORT OF MOTION TO
DISMISS AND TO EXCEED THE TWELVE-PAGE LIMIT FOR THE REPLY was filed
and served through the Court's electronic filing system (CM/ECF) upon all registered parties
and their counsel

An employ e of Christiansen Law Offices